

**UNITED STATES DISTRICT COURT
DISTRICT OF NEW JERSEY**

IN RE CELGENE CORPORATION
SECURITIES LITIGATION

Case No. 2:18-cv-04772 (MEF) (JBC)

**[PROPOSED] ORDER GRANTING
LEAD PLAINTIFF’S MOTION TO
EXCLUDE SPECIFIC OPINIONS
AND TESTIMONY OF DR. BRIAN
REISETTER**

Upon consideration of Lead Plaintiff’s Motion to Exclude Specific Opinions and Testimony of Dr. Brian Reisetter, and the memorandum of law submitted in support,

IT IS HEREBY ORDERED THAT:

1. Lead Plaintiff’s Motion is **GRANTED**; and
2. Defendants are precluded from introducing any evidence, argument, or testimony regarding the following opinions from Dr. Reisetter:
 - a. that Defendant Curran “saw early signs of demand” and was “comfortable” with early signs of demand in connection with Otezla’s performance; and
 - b. what Curran intended to reference in her alleged misstatements to investors in April 2017 and July 2017.

SO ORDERED.

Dated: _____

Honorable Michael E. Farbiarz
UNITED STATES DISTRICT JUDGE